AO 472 (Rev. 09/08) Detention Order Pending Trial - MIWD (Rev. 10/09)

United States of America

UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF MICHIGAN

ORDER OF DETENTION PENDING TRIAL

Jorg	V. ge Solorio-Lopez	_ Case No. 1:16-r	nj-00312-ESC	
After conducting that the defendant be de		Reform Act, 18 U.S.C. § 3142	e(f), I conclude that these facts require	
that the defendant be de		Findings of Fact		
(1) The defendan		_	nd has previously been convicted of	
	l offense a state or local offens		eral offense if federal jurisdiction had	
	of violence as defined in 18 U.S.C. see prison term is 10 years or more.	§ 3156(a)(4), or an offense lis	ted in 18 U.S.C. § 2332b(g)(5)(B) for	
an offer	se for which the maximum sentence	e is death or life imprisonment	•	
an offer	se for which a maximum prison tern	n of ten years or more is preso	cribed in:	
	committed after the defendant had § 3142(f)(1)(A)-(C), or comparable s		e prior federal offenses described in 18	3
any felo	ny that is not a crime of violence but a minor victim	t involves:		
	the possession or use of a firea a failure to register under 18 U.	rm or destructive device or an S.C. § 2250	y other dangerous weapon	
(2) The offense do not not offense do not not offense		d while the defendant was on	release pending trial for a federal, sta	te
	ss than 5 years has elapsed since th bed in finding (1).	e date of conviction	_ defendant's release from prison for t	the
	2) and (3) establish a rebuttable pre community. I further find that defend		ll reasonably assure the safety of anot sumption.	her
	Alterna	ative Findings (A)		
(1) There is proba	able cause to believe that the defend	lant has committed an offense	9	
	h a maximum prison term of ten yea ed Substances Act (21 U.S.C. 801 o		.*	
under 1	8 U.S.C. § 924(c).			
	t has not rebutted the presumption ϵ y assure the defendant's appearanc		no condition or combination of condition unity.	ons
✓ (1) There is a ser	Alternatious risk that the defendant will not a	ative Findings (B) appear.		
(2) There is a ser	ious risk that the defendant will enda	anger the safety of another pe	rson or the community.	
	Part II – Statement	of the Reasons for Detention	n	
	stimony and information submitted a derance of the evidence that:	t the detention hearing establi	shes by <u> clear</u> and convincing	
	s detention hearing, electing not to			
-	to an ICE detainer and would not by the issue of his continuing detentic	-	uld his circumstances change.	

Part III - Directions Regarding Detention

The defendant is committed to the custody of the Attorney General or a designated representative for confinement in a corrections facility separate, to the extent practicable, from persons awaiting or serving sentences or held in custody pending appeal. The defendant must be afforded a reasonable opportunity to consult privately with defense counsel. On order of United States Court or on request of an attorney for the Government, the person in charge of the corrections facility must deliver the defendant to the United States marshal for a court appearance.

Date:	:December 7, 2016 Judge's Signature:		/s/ Ellen S. Carmody	
		Name and Title:	Ellen S. Carmody, U.S. Magistrate Judge	